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464C-4947-JWH 21 June 2000



Mr. Jerome Johnson U.S. Environmental Protection Agency Region VII 901 North fifth Street Kansas City, Kansas 66101

Enclosure: Corrective Action Quarterly Progress Report-First Quarter 2000

Dear Ms. Heiman:

The enclosed Quarterly Progress Report is submitted as required by Section XI. of the Corrective Action Conditions of the Hazardous Waste Management Facility Permit, Number MOD 000 818 963. Three copies of the report will also be submitted to the Missouri Department of Natural Resources as required under the terms of the permit.

Please contact me should you need additional information.

Sincerely,

Joseph W. Haake. Group Manager

Environmental and Hazardous Materials Services

Dept. 464C, Bldg. 220, Mailcode S221-1400

(314) 232-6941

R00171320

RCRA RECORDS CENTER

Quarterly Progress Report for First Quarter 2000

Description of the work completed

No RFI work was conducted during first quarter of 2000. MDNR completed the review of the draft RCRA Facility Investigation Report dated June 18, 1998. A comment letter was received from MDNR on January 24, 2000. The letter stated that no further investigation of SWMUs #10, #21, #26, and #31 is required. However, it was determined that SWMU #17 requires additional investigation relative to the extent of soil and groundwater contamination. Comments concerning specific deficiencies in the draft report and the related investigation were provided. On February 24, 2000, A telephone conference with Mr. Fuad Marmash and Mr. Richard Nussbaumb of MDNR was conducted to discuss these comments.

On March 16, 2000, A RCRA Facility Investigation Workplan Addendum addressing SWMU #17 was submitted. A focused workplan for the McDonnell Douglas Building 27 Naval Weapons Industrial Reserve Plant (NWIRP) was also submitted separately.

Summary of all findings

None

Summary of all problems or potential problems and actions taken to rectify problems

None

Projected work for the next reporting period

Initiate corrective action activities for SWMU #17 and NWIRP upon MDNR approval of the workplan addendum and focused workplan.

Instances of noncompliance with the corrective actions of the permit

None

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Joe Haake S221-1400



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